IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF ILLINOIS EASTERN DIVISION

LABORERS' PENSION FUND, and)
LABORERS' WELFARE FUND OF THE)
HEALTH AND WELFARE DEPARTMENT)
OF THE CONSTRUCTION AND GENERAL)
LABORERS' DISTRICT COUNCIL OF)
CHICAGO AND VICINITY, and LABORERS')
DISTRICT COUNCIL RETIREE HEALTH)
AND WELFARE FUND, and JAMES S.)
JORGENSEN, Administrator of the Funds,)
Plaintiffs,) Case No. 16 C 9815
v.)
) Judge
B & E AQUATICS, INC., an Illinois)
corporation,)
-)
Defendant.)

COMPLAINT

Plaintiffs, Laborers' Pension Fund, and Laborers' Welfare Fund of the Health and Welfare Department of the Construction and General Laborers' District Council of Chicago and Vicinity, and Laborers' District Council Retiree Health and Welfare Fund (collectively "Funds") and James S. Jorgensen (hereinafter "Jorgensen"), Administrator of the Funds, by their attorneys, Patrick T. Wallace, Jerrod Olszewski, Amy N. Carollo, Katherine Mosenson, Kelly Carson, and G. Ryan Liska, for their Complaint against Defendant B & E Aquatics, Inc., an Illinois corporation, state:

COUNT I

(Failure To Submit Delinquent Employee Benefit Contributions as Revealed by an Audit)

1. Jurisdiction is based on Sections 502(e)(1) and (2) and 515 of the Employee Retirement Income Security Act of 1974 ("ERISA"), as amended, 29 U.S.C. §§1132 (e)(1) and

- (2) and 1145, Section 301(a) of the Labor Management Relations Act ("LMRA") of 1947 as amended, 29 U.S.C. §185(a), 28 U.S.C. §1331, and federal common law.
- 2. Venue is proper pursuant to Section 502(e)(2) of ERISA, 29 U.S.C. §1132(e)(2), and 28 U.S.C. §1391 (a) and (b).
- 3. The Funds are multiemployer benefit plans within the meanings of Sections 3(3) and 3(37) of ERISA. 29 U.S.C. §1002(3) and 37(A). They are established and maintained pursuant to their respective Agreements and Declarations of Trust in accordance with Section 302(c)(5) of the LMRA. 29 U.S.C. § 186(c)(5). The Funds have offices and conduct business within this District.
- 4. Plaintiff James S. Jorgensen ("Jorgensen") is the Administrator of the Funds, and has been duly authorized by the Funds' Trustees to act on behalf of the Funds in the collection of employer contributions owed to the Funds and to the Construction and General District Council of Chicago and Vicinity Training Fund, and with respect to the collection by the Funds of amounts which have been or are required to be withheld from the wages of employees in payment of Union dues for transmittal to the Construction and General Laborers' District Council of Chicago and Vicinity (the "Union"). With respect to such matters, Jorgensen is a fiduciary of the Funds within the meaning of Section 3(21)(A) of ERISA, 29 U.S.C. §1002(21)(A).
- 5. Defendant B & E Aquatics, Inc. (hereinafter the "Company") is an Illinois corporation. Company does business within this District, and was at all times relevant herein an employer within the meaning of Section 3(5) of ERISA, 29 U.S.C. §1002(5), and Section 301(a) of the LMRA, 29 U.S.C. §185(c)

- 6. The Union is a labor organization within the meaning of 29 U.S.C. §185(a). The Union and the Company have been parties to a collective bargaining agreement, which became effective June 1, 2013. ("Agreement"). (A copy of the Agreement entered into between the Union and the Company which Agreement adopts and incorporates Master Agreements between the Union and various employer associations, and also binds the Company to the Funds' respective Agreements and Declarations of Trust is attached hereto as Exhibit A.)
- 7. The Funds have been duly authorized to serve as collection agents for the Union in that the Funds have been given the authority to collect from employers union dues which should have been or have been deducted from the wages of covered employees. Further, the Funds have been duly authorized by the construction and General Laborers' District Council of Chicago and Vicinity Training Fund (the "Training Fund"), the Midwest Construction Industry Advancement Fund ("MCIAF"), the Chicagoland Construction Safety Council (the "Safety Fund"), the Laborers' Employers' Cooperation and Education Trust ("LECET"), the Concrete Contractors' Association ("CCA"), the CDCNI/CAWCC Contractors' Industry Advancement Fund (the "Wall & Ceiling Fund"), the CISCO Uniform Drug/Alcohol Abuse Program ("CISCO"), and the Laborers' District Council Labor Management Committee Cooperative ("LDCMC") to act as an agent in the collection of contributions due to those funds.
- 8. The Agreement and the Funds' respective Agreements and Declarations of Trust obligate the Company to make contributions on behalf of its employees covered by the Agreement for pension benefits, health and welfare benefits, for the training fund and to submit monthly remittance reports in which the Company, *inter alia*, identifies the employees covered under the Agreement and the amount of contributions to be remitted to the Funds on behalf of

each covered employee. Pursuant to the terms of the Agreement and the Funds' respective

Agreements and Declarations of Trust, contributions which are not submitted in a timely fashion
are assessed 20 percent liquidated damages plus interest.

- 9. The Agreement and the Funds' respective Agreements and Declarations of Trust require the Company to submit its books and records to the Funds on demand for an audit to determine benefit contribution compliance.
- 10. Notwithstanding the obligations imposed by the Agreement and the Funds' respective Agreements and Declarations of Trust, Company performed covered work during the audit period of June 1, 2014 through March 31, 2016, (a true and accurate copy of the audit is attached hereto as Exhibit B) which revealed that Company has
 - (a) failed to report and pay contributions in the amount of \$6,867.69 owed to Plaintiff Laborers' Pension Fund for the audit period of June 1, 2014 through March 31, 2016, thereby depriving the Laborers' Pension Fund of contributions, income and information needed to administer the Fund and jeopardizing the pension benefits of the participants and beneficiaries;
 - (b) failed to report and pay contributions in the amount of \$6,594.29 owed to Plaintiff Laborers' Welfare Fund of the Health and Welfare Department of the Construction and General Laborers' District Council of Chicago and Vicinity for the period of June 1, 2014 through March 31, 2016, thereby depriving the Welfare Fund of contributions, income and information needed to administer the Fund and jeopardizing the health and welfare benefits of the participants and beneficiaries;
 - (c) failed to report and pay contributions in the amount of \$2,571.15

owed to Plaintiff Laborers' District Council Retiree Health and Welfare Fund of the Construction and General Laborers' District Council of Chicago and Vicinity for the period of June 1, 2014 through March 31, 2016, thereby depriving the Welfare Fund of contributions, income and information needed to administer the Fund and jeopardizing the health and welfare benefits of the participants and beneficiaries

- (d) failed to report and pay contributions in the amount of \$330.38 owed to Laborers' Training Fund for the period of June 1, 2014 through March 31, 2016, thereby depriving the Laborers' Training Fund of contributions, income and information needed to administer the Fund and jeopardizing the training fund benefits of the participants and beneficiaries;
- (e) failed to report and pay contributions in the amount of \$94.37 owed to Laborers' District Council Labor Management Committee Cooperative ("LDCLMCC") for the audit period of June 1, 2014 through March 31, 2016, thereby depriving the LDCLMCC of contributions, income and information needed to administer the Fund and jeopardizing the benefits of the participants and beneficiaries;
- (f) failed to report and pay contributions in the amount of \$46.26 owed to Concrete Contractors' Association Fund ("CCA") for the audit of June 1, 2014 through March 31, 2016, thereby depriving the ISPA of contributions, income and information needed to administer the Fund and jeopardizing the benefits of the participants and beneficiaries; and
- (g) failed to report and pay contributions in the amount of \$52.86 owed to Laborers' Employers' Cooperation and Education Trust ("LECET") for the audit

of June 1, 2014 through March 31, 2016, thereby depriving the LECET of contributions, income and information needed to administer the Fund and jeopardizing the benefits of the participants and beneficiaries.

- 12. Under the terms of the Agreements and the Funds' respective Agreements and Declarations of Trust, Company owes liquidated damages plus interest on all unpaid contributions.
- 13. Under the terms of the Agreement and the Funds' respective Agreements and Declarations of Trust, Company is liable for the costs of any audit which reveals unpaid contributions. Accordingly, Company owes the Funds \$1,512.00 in audit costs for the audit for the period of June 1, 2014 through March 31, 2016.
- 14. Company's actions in failing to submit payment upon an audit to which it submitted its books and records violate Section 515 of ERISA, 29 U.S.C. §1145.
- 15. Pursuant to Section 502(g)(2) of ERISA, 29 U.S.C. §1132 (g)(2), Section 301 of the LMRA, 29 U.S.C. §185, federal common law, the terms of the Agreement and the Funds' respective Trust Agreements, Company is liable to the Funds for delinquent contributions, liquidated damages, interest, audit costs, attorneys' fees and costs, and such other legal and equitable relief as the Court deems appropriate.

WHEREFORE, Plaintiffs respectfully request this Court enter a judgment against Defendant B & E Aquatics, Inc.:

a. entering judgment in sum certain in favor of the Funds and against Company on the amounts due and owing pursuant to the audit for the period of June 1, 2014 through March 31, 2016, including contributions, interest, liquidated damages, audit costs, and Plaintiffs' reasonable

attorneys' fees and costs; and

b. awarding Plaintiffs any further legal and equitable relief as the Court deems appropriate.

COUNT II

(Failure to Pay Union Dues as Revealed by an Audit)

- 16. Plaintiffs reallege paragraphs 1 through 15 as though fully set forth herein.
- 17. Pursuant to agreement, the Funds have been duly designated to serve as collection agents for the Union in that the Funds have been given the authority to collect from employers union dues which have been or should have been deducted from the wages of covered employees.
- 18. Notwithstanding the obligations imposed by the Agreement, Company performed covered work during the audit period and Company failed to withhold and/or submit payment of \$1,006.35 in union dues that were or should have been withheld from the wages of employees for the period of June 1, 2014 through March 31, 2016, thereby depriving the Union of information and income. See Exhibit B.
- 19. Pursuant to the Agreement, Company owes liquidated damages on all late or unpaid dues. Accordingly, Company owes liquidated damages for the unpaid union dues revealed as due and owing on the audit as well as audit costs, reasonable attorneys' fees and costs as the Union's collection agent, and such other legal and equitable relief as the Court deems appropriate. See Exhibit B-1.
- 20. Pursuant to the Agreement Company is liable to the Funds for any unpaid union dues revealed by the audit as well as liquidated damages, audit costs, reasonable attorneys' fees and costs

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as the Union's collection agent, and such other legal and equitable relief as the Court deems

appropriate

WHEREFORE, Plaintiffs respectfully request this Court enter a judgment against

Defendant B & E Aquatics, Inc.:

a. entering judgment in sum certain in favor of the Funds and against Company on the

amounts due and owing pursuant to the audit for the period of June 1, 2014 through March 31, 2016,

including dues, liquidated damages, audit costs, and Plaintiffs' reasonable attorneys' fees and costs;

and

b. awarding Plaintiffs any further legal and equitable relief as the Court deems

appropriate.

October 18, 2016

Laborers' Pension Fund, et al.

By: <u>/s/ Jerrod Olszewski</u> Jerrod Olszewski

Jerrod Olszewski Office of Fund Counsel Laborers' Pension and Welfare Funds 111 W. Jackson Blvd., Suite 1415 Chicago, IL 60604 (312) 692-1540

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CONSTRUCTION & GENERAL LABORERS DISTRICT COUNCIL OF CHICAGO AND VICINITY

AFFICIATED WITH THE LABORERS INTERNATIONAL UNION OF NORTH AMERICA 999 McCUNTOCK DRIVE + SUITE 300 - BURR RIDGE, N. 60527 - PHONE: 630/655-8789 + FAX: 630/655-8653

INDEPENDENT CONSTRUCTION INDUSTRY COLLECTIVE BARGAINING AGREEMENT

It is hereby stipulated and agreed by and between	15 * F -1	puatio	5 J.	("Employer") #	d the Construction
and recount reporter, Datalot Comics of Cylicado sur Arginist i	'accurat, teresus pourt	Affort of Morth A	imerkra ("Union"), tepresei	iting and accompassing its affil	ased Local Unions.
including Local Nos. 1, 2, 4, 5, 6, 25, 75, 76, 96, 118, 149,	152, 226, 269, 280, 58	2, 681, 1001, 1	035, 1092, together with	eny other Local Unions that m	भ कतार भारतस स
jurisdiction ("Local Unions"), and encompassing the geograph	E most or cook, care.	UUF397. N.N. U	rusiay, nastabil, naste, nich	erly ago booms country, many	r marc

1. Recognision. The Employer recognizes the Union as the sole and exclusive collective bargaining representative for the amployees now and herefaithy employed in the Laborer bargaining unit with respect to wages, hours and other terms and conditions of employment. If regionity recognizion previously was granted under Section \$(a) of the Act, it shall remain in effect. Otherwise, recognition under Section \$(a) of the Act shall automatically be granted to the Union without the need for a Board certified election upon the Union's demonstration that a responsy of the employer has not elected the Union as their exclusive bargaining representables. The Employer has not assigned by rights for purposes of collective bargaining with the Union to any person, entity or association during the term of bits Agreement or any extension hereof, without written approve from the Union. The Employer shall able to any person, and all extensions hereof, provided that it employs at least one Laborar during the lamb of this Agreement, and all extensions hereof, provided that it employs at least one Laborar during the lamb of this Agreement, or the term of the Agreement or the term of this Agreement.

any appropriate harms.

The Employer while above by this agreement, and an experience nerves, provided that it employs an less one Laborat during the emmitted or my term or any appropriate of the terminal propriate in the control of the Employer above the Union, between the Union and the Builders Association, the Chicago Area Independent Construction Association, the Chicago Area Independent Construction Association, the Chicago Area Independent Construction Association, the Chicago Area Real Contractors Association, the Endough Contractors Association, the Propriate Association, the Independent Contractors Association Independent Contractors Association, the Independent Contractors Association, the Independent Contractors Association Independent Contractors Association, the Independent Contractors Associ

3. Total economic increase. The Employer shall pay its employees a total economic increase of \$2.90 per hour effective June 1, 2005; \$3.00 per hour effective June 1, 2007; \$3.00 per hour effective June 1, 2009, and \$3.10 per hour effective June 1, 2009, said amounts to be allocated between wages, fringe benefits and other finds by the Union in its sole discretion. Effective June 1, 2006, the minimum wage rate shall be \$31.55 per hour.

4. Dues Chectoff. The Employer shall deduct from the weges of employees uniform initisdon less, assessments, membership duet, and working due in the amount of 1.75% of gross weges or such other amount as decided by the Union, and shall remit monthly to the designated Union office the sums to deduced, together with an accurate list showing the employees from whom over were deducted, the employees' individual hours, gross wages and deducted dues amounts for the monthly period, not little than the tents (100), day of the month following the month for which said deductions were made.

5. Work Artisektion. This Agreement covers all work within the applicable Collective Bargeining Agreements and all work within the Union's trade and geographic just-diction as set forth in the Union's Statement of Jurisciction, as annoted from time to time, which are incorporated by retained into this Agreement. The Employer shall assign all work described therein to its Union-represented Laborat employees and administed the appropriateosss of such assignments. Neither the Employer nor its work assignments as required under this Agreement shall be sopulated or otherwise subject to adjustment by any jurisdictional disputes board or mechanism except upon written notice by and direc-

required under this Agreement shall be stipulated or otherwise subject to adjustment by any jurisdictional disputes board or mechanism except upon written native by and direction of the Union.

6. Subconfiniction, Directing prices of a funding, structure or other work to any person, corporation or early not eighabely to and covered work to it is accommonated by a collective bargaring agreement with the Union. This election, painting or repair of a funding, structure or other work to any person, corporation or early not eighabely to and covered by a collective bargaring agreement with the Union. This election painting or repair of a funding, structure or other work to any person or proprietor who is not algustory to this Agreement, the Employer shall assistant ally records of the subcontractor's Employers in collection and General Labours? District Council of Chicago and Vicinity, bits Labours? Particle Labours? District Council of Chicago and Vicinity, bits Labours? Destriction and General Labours? Particle Council of Chicago and Vicinity, John Apprehens and Training Russ fund. The Employer shall further assume the origination of its subcontractors for prompt payment of employees wages and other benefits agreement, including responsible adopting a group of the provisions of its subcontractors for prompt payment of employees and collections and General Labours? District Council of Chicago and Vicinity, the Labours? Person of (accidence benefit).

7. Things Benefits, The Employers operate to only including responsible adopting? District Council of Chicago and Vicinity, and the Constitutions and General Labours? District Council of Chicago and Vicinity, and the constitution and General Labours? District Council of Chicago and Vicinity Appeared and (accidence) Labours? Express Benefit finals), the labours? District Council of Chicago and Vicinity Appeared and (accidence) and the benefit and developed provisions and developed provisions of the structure of sisting and other funds, the Constitutions and General Labou

9. Successors, in the event of any change in the consisting, management or operation of the Engloyer's business or substantially at oil is assets, by said or otherwise, it is agreed that as a condition of sugh said or transfer that, the new owner or manages, whether corporate or includes, chaif he fully bound by the terms and changlions of this Agreement. The Employer's shall provide my loss than tan (19) days' prior written notice to the Union of the sale or transfer and shall be obligated for all expenses incurred by the Union to enforce the tarms; of this plansgraph.

10. Termination. This Agreement stad remain is full force and effect from June 1, 2006 (unless dated differently below) through May 31, 2010, and shall continue thereafter unless there has been given written notice, by carbinal mult by either party barelo, received no loss than starty (60) nor more than nivety (90) days prior to the explications in the start of the desire to mostly or simed this Agreement through negotiations. In the assessment the robbyte and the lation agree to be bound by the new alphabits association agreements), incorporating higher into this Agreemant and currently little agreement for the like of the newly negotiated agreements, and their burstion of each successive agreement, unless and until timely notice of termination is given not jess than early (80) says prior to the explication of each successive Detective Bernational Agreement. Barosining Abraement.

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CONSTRUCTION AND GENERAL LABORERS DISTRICT COUNCIL OF CHICAGO AND VICINITY	(Print Harris and Tible)	_
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. For Office Use Only:	FIELD DEPT. 8/5-333-306/ \$15-232-9797 F	_
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Effective June 1, 2006 WHITE - LOCAL UNION	" CAMADY TRIEST CHUR - WWW DISTORT ANIMON - CALA COMPANIES	

WHITE - LOCAL UNION . CARARY - TRUST FUND . PARK - DISTRICT COUNCIL . GOLO - EMPLOYER



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· Case: 1:16-cv-09815 Document #: 1 Filed: 10/18/16 Page 10 of 17 PageID #:10

B&E Aquatics, Inc. 2758 US Highway 34 Oswego, IL 60543

Employer Number:34679

June 1, 2014 to March 31, 2016

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EXHIBIT

- Case: 1:16-cv-09815 Document #: 1 Filed: 10/18/16 Page 11 of 17 PageID #:11

LEGACY
PROFESSIONALS LLP
CERTIFIED PUBLIC ACCOUNTANTS

August 15, 2016

Board of Trustees
Pension and Welfare Funds of Construction and General
Laborers' District Council of Chicago and Vicinity
11465 Cermak Rd,
Westchester, Illinois 60154

We have applied certain procedures, as discussed below, to the payroll records of B&E Aquatics, Inc., a contributing employer to the Pension and Welfare Funds of Construction and General Laborers' District Council of Chicago and Vicinity, for the period June 1, 2014 to March 31, 2016. The purpose of our review was to assist you in determining whether contributions to the Trust Funds are being made in accordance with the collective bargaining agreements in effect and with the Trust Agreements of the Funds. The propriety of the contributions is the responsibility of the employer's management.

Our procedures included a review of the pertinent provision of the collective bargaining agreements and compared underlying employer payroll records to Fund contribution records. The employer records we reviewed included payroll journals, individual earnings records, payroll tax returns, contribution reports, job classifications, and general disbursement records as appropriate. The scope of this engagement was limited to records made available by the employer and would not necessarily disclose all exceptions in employer contributions to the Trust Funds. Any compensation paid to employees not disclosed to us or made part of the written record was not determinable by us and was not included in our review.

Our procedures related to a review of the employer's payroll records only and did not extend to any financial statements of the contributing employer. The procedures were substantially less in scope than an audit of the financial statements of the contributing employer, the objective of which is the expression of an opinion on the contributing employer's financial statements. Accordingly, no such opinion is expressed.

The findings of this audit report should not be construed as an endorsement or ratification of any of the Employer's contribution practices. The finding is based solely on those documents that the Employer provided to the auditors. This firm has not been retained to provide, and does not provide, any interpretation or advice concerning any terms of the collective bargaining agreement between the Employer and the Union or the terms of the Funds' respective Agreement and Declarations of Trust. All questions concerning the Employer's contribution practices, or any contributions or benefits-related issue, should be directed to the Union or the Fund office. No failure to note an exception to any of the employer's contribution practices should be construed as a ratification of such practice or waiver of the Union or the Funds' ability to challenge such practice in the future.

The exceptions to employer contributions noted are detailed on the accompanying schedule.

Legary Professionals 220

84.67 1,512.00 19,160.02

Total Amount Due

Pius previous underpayments incurred to Laborers' District Council Funds

Plus previous penalties incurred to Laborers' District Council Funds

Audit Fee

Laborers' District Council Reconciliation of Differences Per Year

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Pension	ı		•	•	3,635.61	3,232.08	6,867.69
Training		:			179.63	150.75	330.38
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LDCIMCC				•	43,11	51.26	94.37
ECET				1	28.74	24.12	52.86
Working Dues			: :	•	517.18	489.17	1,006.35
Total	\$	\$	\$	\$	\$ 9,379.89	\$ 8,183.46	\$ 17,563.35
	Plus previous late charges		assessed by Laborers' Pension and Welfare Funds	Welfare Funds	-		- \$
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Employer Name:	B&E Aquatics, Inc.		: 1	Person Contacted:	: .	Diane lackson
Employer#:	34679		; ; ;;	Date of Confact:		May 25, 2016
Date of Audit:	July 1, 2016		i .	Telephone:		630-365-5488
Audit Períod :	June 1, 2014 to March 31, 2016	31, 2016		Auditor:		Jeffery Hatcher

Laborers' District Council

Schedule of Deficiencles

B&E Aquatics, Inc. 34679

Employer Name: Employer Number:

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June 1, 2014 to March 31, 2016

Date of Audit:~

Audit Period:

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Laborers' District Council

Schedule of Deficiencies

June 1, 2014 to March 31, 2016 July 1, 2016 Jeffery Hatcher Audit Period: Date of Audit: Field Auditor: B&E Aquatics, Inc. 34679 •CCA Employer Name: Employer Namber: Agreement Type: ₽SE:01 91-81-01

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			1000		[•	119.76	1.057.88	1,087.80	703.59	-	'	3,008.97
Welfare (Active)	59:38	×	7					78 00	L	00.082	282.00	•	•	1,206.00
Welfare (Retiree)	25.00	9	12,00		1	•			ľ	"	L	,	١.	3,232.08
Dension	\$10.7		32.16	,		•	٠	128.64	-	4	ŀ			150 75
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· Case: 1:16-cv-09815 Document #: 1 Filed: 10/18/16 Page 15 of 17 PageID #:15

LEGACY PROFESSIONALS, LLP COMPLIANCE AUDIT INFORMATION SHEET

EMPLOYER NAME	B&E Aquatics, Inc.	EMPLOYER#	34679	
ADDRESS	2758 US Highway <u>34</u>	PHONE #	630-365-5488	
ADDITED3	z. se est ing.intel			
CITY/STATE/ZIP	Oswego, IL 60543	FEIN#		
DATE OF CONTACT	May 25, 2016	AUDIT PERIOD	June 1, 2014 to Mare	ch 31, 2016
CONTACT'S NAME	Diane Jackson	TITLE	Office Manager	
			•	• ; -
PERSON FUND IS YO'CONTACT	SAME AS ABOVE	TITLE	SAME AS ABOVE	· <u>-</u>
ENTITY TYPE	CORPORATION	FIELD REPRESENTATIVE	Mike Christopher	· · · · · · · · · · · · · · · · · · ·
MAIN BUSINESS ACTIVITY	Contractor Aquatic Facilities		estation of the second	, N
MININ BOSINESS ACTIVITY	COMMISCION Advances actions	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1		.
AVERAGE NUMBER OF EMPLOYE	ES:	25	_	,
	/A			e e e e e e e e e e e e e e e e e e e
AVERAGE NUMBER OF CHICAGO	LABORERS:	· <u>· · 3</u>	-	
• •	· · · · · · · · · · · · · · · · · · ·		-	*** *
OWNERSHIP-PRINCIPA	ALS TITLE	<u>%</u>	ADDRESS	
James Barnes		50%	· N/A	
Cole Eschleman	· · · · · · · · · · · · · · · · · · ·	50%	N/A	
. ,		• • • •		
BANKING FACILITIES USED AND	ACCOUNT NUMBER:	CONTROL OF THE PROPERTY OF TWO	(3)(12)(3)(3)	
•			•	• •
DOES EMPLOYER HAVE INTERES	T IN OTHER OPERATIONS ?	☐ YES	✓ NO	
IF YES, LIST NAME OF SAME				
	Y TRADE ORGANIZATION/ASSOCIATION?	T YES	Ø no	
IF YES, LIST NAME OF SAME			<u></u>	

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AUDIT DATE July 1, 2016 AUDIT SITE (IF DIFFERENT FROM EMPLOYER'S ADDRESS): 4708 Wheeler Road Yorkville, IL 60560 ALL REQUIRED ACCOUNTING RECORDS WERE AVAILABLE WITH THE EXCEPTION OF: Annual Federal form 940 not available. BRIEFLY DESCRIBE THE NATURE OF THE DELINQUENCY, IF ANY: The employer failed to accurately report the hours worked and wages for covered individuals. DID YOUR EXAMINATION UNCOVER ANYTHING SPECIAL OR UNUSUAL WHICH SHOULD BE BROUGHT TO THE ATTENTION OF THE FUND COUNSEL OR OTHER INTERESTED PERSONS? ∏ YES , ☑ NO IF YES, EXPLAIN:

AUDITOR:

Jeffery Hatcher

CODE 34679

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ABORERS' PENSION	

6-1-2014-3-31-2016 B&E AQUATICS INC

Audit Employer

FORDOWING AND THE FIGURES OWED BY THE ABOVE MENTIONED CONTRACTOR AS A MASCEL OF THE ROLLING		BOVE MEN 11	ONED CO	NTKACIOR A	S A RESU	, Turn 30 14											
HOURS HOURS	JRS	WELFARE	RATE	RETIREE WELFARE	RATE	PENSION	T)	FUND	RATE	DUES	LDCLMCC RATE	RATE _	CCA	RATE LECET	1	RATE	Case: 1
6-1-2014-5-31-2015 6-1-2015-5-31-2016	359.25	3,585.32 3,008.97	9.98 9.98	1,365.15	3.80	3,635.61 3,232.08	10.12 10.72	179.63 150.75	0.50	517.18	- 43.11 51.26	0.12	25.15 21.11	0.07	28.74 24.12	0.08	9,37 <mark>9</mark> 89 8,18346
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SUBTOIAL	660.75	6,594.29	1	2,571.15		6,867.69]	330.38	İ	1,006.35	94.37	J	46.26	l	52.86	l	17,563.35
10% LIQUIDATED DAMAGES 20% LIQUIDATED DAMAGES		1,318.86		514.23		1,373.54		80.99		100.64	9.44		9.25		5.29		115 <u>13</u> 7 3,28 179 6
AUDIT COSTS		378.00		378.00		756.00											1,512.00
attorney fees						•											LO/1
accum. Liquidated damages										84.67							L <mark>&</mark> #1
ACCUM. INTEREST		477.28		181.73		483.98		23.91		•	5.74		3.35		3,83		1,17982
TOTAL DUE	ı	8,768.43	ı	3,645.11	I	9,481.21	l	420.37	ļ	1,191.66	109.55	Į	58.86	l	61.98	l	23,73747
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